### **REMARKS**

Reconsideration and allowance are respectfully requested.

Claims 1-16 are pending.

The Office Action Summary acknowledged the claim for foreign priority, but alleged that none of the certified copies of the priority documents have been received. This is incorrect as shown by the attached. In the parent Application No. 09/958,928, the copies of the Office Action Summary mailed October 3, 2003 and the Notice of Allowability mailed March 25, 2004 both confirm that all certified copies of the priority documents have been received in the U.S. national-stage application from the International Bureau. Therefore, Applicants request that acknowledgement of the receipt of the certified copy of priority document JP 2000-40218 be made in the next Official communication.

## 35 U.S.C. 112 - First Paragraph

The specification must convey with reasonable clarity to persons skilled in the art that applicant was in possession of the claimed invention as of the filing date sought. See *Vas-Cath v. Mahurkar*, 19 USPQ2d 1111, 1117 (Fed. Cir. 1991). But the Patent Office has the initial burden of presenting evidence or a reason why persons of ordinary skill in the art would not have recognized such a description of the claimed invention in the original disclosure. See *In re Gosteli*, 10 USPQ2d 1614, 1618 (Fed. Cir. 1989).

Claims 1-16 were rejected under Section 112, first paragraph, "as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention." Applicants traverse.

The FERMBP-7434 strain recited in the claims was deposited under the terms of the Budapest Treaty. A copy of the depository receipt is attached. Access to the deposit will be available during pendency of the patent application making reference to the deposit to one determined by the Director to be entitled thereto. Subject to 37 CFR § 1.808(b), all restrictions imposed by the depositor on the availability to the public of the deposit will be irrevocably removed upon granting of a patent; the deposit will be

maintained in a public depository for a period of 30 years or 5 years after the last request or for the effective life of the patent, whichever is longer; and the deposit will be replaced if it should ever become inviable.

Withdrawal of the Section 112, first paragraph, rejection is requested.

# Double Patenting

Claims 1-16 were rejected on the ground of nonstatutory obviousness-type double patenting as being allegedly unpatentable over claims 1-10 of U.S. Patent No. 6,797,279. Applicants traverse because a terminal disclaimer is being submitted herewith.

It should be noted that the filing of a terminal disclaimer to overcome a rejection based on non-statutory double patenting is not an admission that the rejection was proper. See *Quad Environmental Technologies Corp. v. Union Sanitary District*, 20 USPQ2d 1392, 1394-95 (Fed. Cir. 1991). The Court stated that the "filing of a terminal disclaimer simply serves the statutory function of removing the rejection of double patenting, and raises neither a presumption nor estoppel on the merits of the rejection." Thus, submission of a terminal disclaimer is not an admission that the pending claims are obvious over the claims of U.S. Patent No. 6,797,279.

Withdrawal of the double patenting rejection is requested.

#### Conclusion

Finally, it was erroneously stated, "All claims fail to be patentably distinguishable over the state of the art discussed above and cited on the enclosed PTO-892 and/or PTO-1449" on page 6 of the Action. But no prior art was discussed in this Action in such a way as to reject original claims 1-16 under Sections 102 and/or 103. This statement appears to be an inadvertent error by the Examiner and if maintained in the next Action, Applicants request clarification of the "art" rejection and the opportunity to respond fully prior to that rejection being made final.

Having fully responded to all of the pending objections and rejections contained in this Office Action, Applicants submit that the claims are in condition for allowance and

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earnestly solicit an early Notice to that effect. The Examiner is invited to contact the undersigned if any further information is required.

Respectfully submitted,

NIXON & VANDERHYE P.C.

By:

Gary R. Tanigawa Reg. No. 43,180

901 North Glebe Road, 11th Floor

Arlington, VA 22203-1808 Telephone: (703) 816-4000 Facsimile: (703) 816-4100 國際様式

INTERNATIONAL FORM

特許手続上の微生物の寄託の国際的承認 に関するブタペスト条約

下記国際衛託当局によって規則 7.1に従い **発行される。** 

原寄託についての受託証

BUDAPEST TREATY ON THE INTERNATIO-NAL RECOGNITION OF THE DEPOSIT OF MICROORGANISMS FOR THE PURPOSES OF PATENT PROCEDURE

SEP 1 1 2006

RECEIPT IN THE CASE OF AN ORIGINAL DEPOSIT

issued pursuant to Rule 7.1 by the INTERNATIONAL DEPOSITARY AUTHORITY identified at the bottom of this

氏名(名称)

バイオケム工業株式会社 代表取締役社長 戸田 順博

寄託者

あで名

神戸市兵庫区和田山道1丁目2-25-D4

殿

		版生	勿の	<u>装示</u>
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(寄託者が付した識別のための表示) TFK-RC-99

(受託番号) FERM BP- 7434

- 2. 科学的性質及び分類学上の位置
  - 1 欄の微生物には、次の事項を記載した文書が添付されていた。
    - 科学的性質
    - 分類学上の位置
- 3. 受領及び受託

本国際寄託当局は、 平成 11 年 11 月 18 日(原寄託日)に受領した1棚の微生物を受託する。

#### 4. 移管間求の受領

本国際寄託当局は、 平成 11 年 11 月 18 日 (原寄託日) に1欄の微生物を受領した。 そして、平成 13 年 1月 18日 に原寄託よりプダペスト条約に基づく寄託への移管請求を受領した。 ( 平成 11 年 11 月 18 日 に寄託された微工研菌寄第P- 17654

### 5. 国際寄託当局

経済産業省産業技術総合研究所生命工学工業技術研究所

文学(FT) WE Solve and Human-Technology National Ins

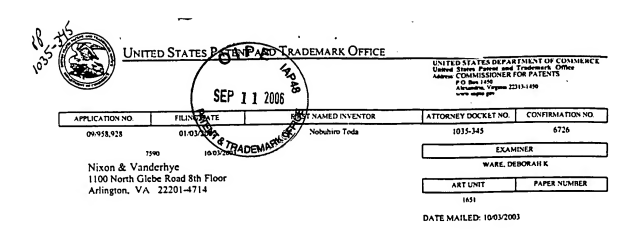
名称: National Institute And Vanced Industrial Science and Technology

業等派

Director-General Dr. Sha

あて名: 日本国次城県つくば市東1丁目1番3号 (郵便番号305-8566)

i-3. Higashi 1 chome Tsukuba-shi Ibaraki-ken 305-8566. JAPAN



Please find below and/or attached an Office communication concerning this application or proceeding.



PTO-90C (Rev. 10/03)

10115			
\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \	,		
( SEP 1 1 2006 <sup>5</sup> )	Application No.	Applicant(s)	
	09/958.928	TODA ET AL.	
Office Action Summanute	Examiner	Art Unit	
	Deborah K. Ware	1651	A 0
- The MAILING DATE of this communication app	ears on the cover sheet with the	correspondence ad	Idress
Period for Reply			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  If the period for reply specified above is less than thirty (30) days, a reply  if NO period for reply is specified above, the maximum statutory period v  Failure to reply within the set or extended period for reply will, by statute.  Any reply received by the Office later than three months after the mailing earned patient term adjustment. See 37 CFR 1.704(b)	95(a). In no event, however, may a reply be its within the statutory minimum of thirty (30) de rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDON!	mely filed ys will be considered time in the mailing date of this of ED (35 U.S.C. § 133)	y. ommunication.
Status			
1) Responsive to communication(s) filed on <u>03 J</u>			
	s action is non-final.		
3) Since this application is in condition for allowated closed in accordance with the practice under a closed.			ie ments is
Disposition of Claims			
4)⊠ Claim(s) <u>1-10</u> is/are pending in the application	•		
4a) Of the above claim(s) is/are withdray	n from consideration.		
5) Claim(s) is/are allowed.		•	
6)⊠ Claim(s) <u>1-10</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/or	election requirement.		•
Application Papers			
9) The specification is objected to by the Examiner	<u> </u>		
10) The drawing(s) filed onis/are: a) accep			
Applicant may not request that any objection to the   11) The proposed drawing correction filed on			
If approved, corrected drawings are required in rep		TVGG by the Examin	oi.
12) The oath or declaration is objected to by the Exa			
Priority under 35 U.S.C. §§ 119 and 120	······································		
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	)-(d) or (f).	
a)⊠ All b)□ Some ° c)□ None of:	p, 220. 22 2.2.2.3	, (=, =, (-,	
1.⊠ Certified copies of the priority documents	have been received.		
2. Certified copies of the priority documents		on No.	
3. Copies of the certified copies of the priori			Stage
application from the International Bur * See the attached detailed Office action for a list of	eau (PCT Rule 17.2(a)).		·
14) Acknowledgment is made of a claim for domestic	priority under 35 U.S.C. § 119(e	e) (to a provisional	application).
a) The translation of the foreign language prov 15) Acknowledgment is made of a claim for domestic	• •		
Attachment(s)	, priority under 33 0.3.0. 99 120	and IZI.	
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413) Paper Not	s).
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	5) Notice of Informal F		

. Part of Paper No. 20031001

COPY

Office Action Summary

U.S. Patent and Trademark Office PTOL-326 (Rev. 04-01)





# United States Patent and Trademark Office

UNITED STATES DEPAPEMENT OF COMMERCE United States Patent and Frademark Office Address: COMMISSIONEK FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

# NOTICE OF ALLOWANCE AND FEE(S) DUE

23117

03/25/2004

NIXON & VANDERHYE, PC 1100 N GLEBE ROAD 8TH FLOOR ARLINGTON, VA 22201-4714

EXAMINER WARE, DEBORAH K ART UNIT PAPER NUMBER

1651

DATE MAILED: 03/25/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		
09/958,928	01/03/2002		ATTORNEY DOCKET NO.	CONFIRMATION NO.
TITLE OF INVENTION: R	HODOPSEUDOMONAS CAP	Nobuhiro Toda SULATAS STRAIN NO FERM DR 7434 PG	1035-345	6726

TITLE OF INVENTION: RHODOPSEUDOMONAS CAPSULATAS STRAIN NO. FERM BP-7434 FOR USE IN HEALTH FOUDS

APPLIN. TYPE nonprovisional THE APPLICATION	SMALL ENTITY YES	ISSUE FEE	PUBLICATION FEE \$300	TOTAL FEE(S) DUE	DATE DUE 06/25/2004
THE APPLICATION	N IDENTIFIED ARG		2300	\$ <del>96</del> 5	06/25/2004

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL

# HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown

B. If the status is changed, pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above and notify the United States Patent and Trademark Office of the change in status, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

- B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check the box below and enclose the PUBLICATION FEE and 1/2 the ISSUE FEE shown above.
- Applicant claims SMALL ENTITY status. See 37 CFR 1.27.
- II. PART B FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be
- III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

SEP 1 1 2	006 🗒				
- 1	A College No.	Applicant(s)			
& TRADEMS	Application No.				
	09/958,928	TODA ET AL.  Art Unit			
Notice of Allowability	Examiner	At one			
	Deborah K. Ware	1651			
- The MAILING DATE of this communication appears on the cover sheet with the correspondence address- All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308.					
1. This communication is responsive to	C	<b>OPY</b>			
2.  The allowed claim(s) is/are 1.2.6-8 and 11-15.					
3. The drawings filed on are accepted by the Examine	r				
<ul> <li>4.</li></ul>					
International Bureau (PCT Rule 17.2(a)).					
Certified copies not received:					
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	NEM 1 Of this application.				
5. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which giv	nitted. Note the attached EXAMINER es reason(s) why the oath or declara	S AMENDMENT or NOTICE OF ation is deficient.			
6. CORRECTED DRAWINGS ( as "replacement sheets") mu	st be submitted.				
(a) ☐ including changes required by the Notice of Draftsperson's Patent Drawing Review ( PTO-948) attached					
1) Thereto or 2) To Paper No./Mail Date					
(b) including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date					
Identifying indicia such as the application number (see 37 CFR 1.34(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d).					
<ol> <li>DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.</li> </ol>					
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)		Patent Application (PTO-152)			
2. Notice of Draftperson's Patent Drawing Review (PTO-943)	6. Interview Summary				
3. Information Disclosure Statements (PTO-1449 or PTO/SB/	08), 7. ⊠ Examiner's Amend	ment/Comment			
4. Examiner's Comment Regarding Requirement for Deposit		ent of Reasons for Allowance			
of Biological Material	9. Other				